

DISCLAIMER

This electronic version of an SCC order is for informational purposes only and is not an official document of the Commission. An official copy may be obtained from the [Clerk of the Commission, Document Control Center](#).

COMMONWEALTH OF VIRGINIA

STATE CORPORATION COMMISSION

AT RICHMOND, JANUARY 8, 1999

APPLICATION OF

FOX RUN WATER COMPANY, INC.

CASE NO. PUE990001

For an amendment to Certificate
of Public Convenience and
Necessity No. W-281 to Include
Water Service at Waterman's Point
Subdivision, Tanglewood Shores
Golf & Country Club, and Rolling
Acres Subdivision

ORDER GRANTING MOTION FOR EXTENSION

On April 18, 1997, Fox Run Water Company, Inc. ("Fox Run" or "Company") filed its application for an amendment of its existing certificate of public convenience and necessity to include customers in the captioned subdivisions. That application was docketed as Case No. PUE970426. The Company has been operating the systems for some time without benefit of certificate and is in the process of acquiring the systems.

Fox Run requested dismissal of this application after it was given the opportunity to acquire several additional systems near or contiguous to its existing operating territory. The Commission's October 14, 1998, Order of Dismissal in Case No. PUE970426 required that Fox Run file a new application for amendment to its certificate no later than January 1, 1999,

requesting the necessary approvals for all systems the Company intends to acquire.

By letter filed on December 28, 1998, Fox Run requested an extension of time to file its application for amendment to its certificate from January 1, 1999, to March 1, 1999. In support of its request, the Company states that it has not been able to compile all the information necessary to file the application due to problems in finalizing purchase agreements and confirming construction cost figures. Also, Fox Run is considering acquisition of two additional systems that have become available since the request for dismissal was filed, and is currently working out the details of this transfer as well.

Having considered this request, the Commission is of the opinion and finds that the Company's request should be granted, and Fox Run should be required to submit a new application containing the necessary approvals for the captioned and new subdivisions the Company intends to acquire.

IT IS THEREFORE ORDERED THAT:

(1) This case is docketed and assigned Case No. PUE990001, and all subsequent pleadings, as directed in this Order, shall be filed as part of Case No. PUE990001.

(2) Fox Run Water Company's request for an extension of time to file its application for an amendment to its certificate is granted, and the Company is required to submit a new

application to the Commission no later than March 1, 1999,
requesting the necessary approvals for the captioned and new
subdivisions the Company intends to acquire.

(3) This matter shall be continued generally.